

UNITED STATES DISTRICT COURT  
DISTRICT OF RHODE ISLAND

THE ESTATE OF YARON UNGAR, et al.

vs.

C.A. No. 00 - 105L

THE PALESTINIAN AUTHORITY, et al.

**MOTION TO EXCEED PAGE LIMITATION**

Now come the plaintiffs and hereby move to exceed the page limitation on memoranda. Plaintiffs wish to file a Memorandum in Support of Plaintiffs' Motion for Entry of Final Judgment Against HAMAS Pursuant to Rule 54(b) which slightly exceeds the page limit.

Plaintiffs, by their Attorneys,

---

David J. Strachman #4404  
McIntyre, Tate, Lynch & Holt  
321 South Main Street, Ste. 400  
Providence, RI 02903  
(401) 351-7700  
(401) 331-6095 (fax)

**CERTIFICATION**

I hereby certify that on the 13 day of August, 2003 I mailed a true copy of the within to:

Ramsey Clark  
Lawrence W. Schilling  
36 East 12<sup>th</sup> Street  
New York, NY 10003

Deming E. Sherman  
EDWARDS & ANGELL, LLP  
2800 Bank Boston Plaza  
Providence, RI 02903

(217)

HAMAS

Mohammed Abdul Hamid Khilil Solah  
9229 South Thomas  
Bridgeview, Illinois

HAMAS

Sheik Ahmed Yassin  
Sabra District  
Gaza, Palestinian Authority  
VIA Israel

HAMAS – Islamic Resistance Movement  
Harakat Al-Muqawama Al-Islamiyya  
Yarmouk Refugee Camp  
Damascus  
Syria



T:\MISCELLANEOUS\Ungar\motions\Motion to Exceed Page Limitation 54b Memo 8-8-03.doc